JOSEF D. COOPER (53015)	
TRACY R. KIRKHAM (69912) COOPER & KIRKHAM, P.C.	
357 Tehama Street, Second Floor	
San Francisco, CA 94103	
Telephone: (415) 788-3030	
Facsimile: (415) 882-7040	
E-mail: jdc@coopkirk.com	
trk@coopkirk.com	
Co-Lead Counsel for Indirect-Purchaser Plai	ntiffs
KAMALA D. HARRIS	
Attorney General of the State of California KATHLEEN FOOTE (65819)	
Senior Assistant Attorney General	
EMILIO E. VARANINI (163952)	
Deputy Attorney General 455 Golden Gate Avenue, Ste. 11000	
San Francisco, CA 94102	
Telephone: (415) 703-5908	
Facsimile: (415) 703-5480	
E-mail: emilio.varanini@doj.ca.gov	
Attorneys for the State of California On Beha	alf of All Attorneys General and All
Governmental Purchaser Class Plaintiffs	·
LINUTED STATES	S DISTRICT COLIDT
	S DISTRICT COURT RICT OF CALIFORNIA
	ND DIVISION
In re DYNAMIC RANDOM ACCESS	Master File No. M-02-1486-PJH
MEMORY (DRAM) ANTITRUST LITIGATION	MDL No. 1486
LITIGATION	MDL No. 1480
	Case No. C 06-4333 PJH
This document relates to:	Case No. C 06-6436 PJH
ALL INDIRECT PURCHASER	STIPULATION AND [PROPOSED]
ACTIONS	SECOND SUPPLEMENTAL ORDER RE
	(1) APPOINTMENT OF HON. CHARLES
and	B. RENFREW AS SPECIAL MASTER;
State of California et. al. v. Infineon	AND (2) TREATMENT OF THE SETTLEMENT FUNDS AS QUALIFIED
Technologies AG, et. al.	SETTLEMENT FUNDS UNDER
	TREASURY REGULATIONS
and	Judge: Honorable Phyllis J. Hamilton
State of New York v. Micron Technology,	
Inc., et al.	
GENERAL AFRON AND INDODOGED GEGON	D SUPPLEMENTAL ORDER APPOINTING THE

## STIPULATION AND [PROPOSED] ORDER

WHEREAS, pursuant to the Court's November 15, 2007 Order and Federal Rule of Civil Procedure 53, the Indirect Purchaser Plaintiffs, the Governmental Purchaser Plaintiffs, and Attorneys General (collectively "Plaintiffs"), Defendants Samsung Semiconductor, Inc. and Samsung Electronics Company, Ltd. ("Samsung") and Defendants Winbond Electronics Corporation and Winbond Electronics Corporation America ("Winbond") entered into a Stipulation and [Proposed] Order on November 28, 2007; and

WHEREAS, on November 30, 2007, the Court signed the proposed Stipulation and Order submitted by Plaintiffs, Samsung and Winbond, appointing the Honorable Charles B. Renfrew, United States District Court Judge (Retired), as Special Master in these proceedings pursuant to Federal Rule of Civil Procedure 53(a)(1)(A), and charging him with the duty of preparing a report and issuing recommendations on the subjects of: (1) the plan of allocation of settlement proceeds for the benefit of members of the Private Indirect Purchaser Settlement Class and the Government Purchaser Settlement Class, and (2) the development of form(s) of notice for the Classes (Dkt. # 1787); and

WHEREAS, also on November 30, 2007, this Court entered an Order Modifying Stipulation and Order Appointing Special Master, in which the Court broadened the reference to Judge Renfrew to include the duty of preparing a report and issuing recommendations on the subject of whether, in light of the guidance of the Manual for Complex Litigation, Fourth, § 21.23, certification of the proposed settlement classes, including the creation of subclasses, is appropriate (Dkt. # 1789); and

WHEREAS, Plaintiffs subsequently entered into a separate settlement agreement with Defendants Infineon Technologies AG and Infineon Technologies North America Corp. ("Infineon"), Elpida Memory, Inc. and Elpida Memory (USA) Inc. ("Elpida"), NEC Electronics America, Inc., presently known as Renesas Electronics America Inc. ("NEC"), Mosel Vitelic Corp. and Mosel Vitelic, Inc. ("Mosel"), Micron Technology, Inc. and Micron

Semiconductor Products, Inc. ("Micron"), and Hynix Semiconductor Inc. and Hynix Semiconductor America Inc. ("Hynix") (collectively, the "Settling Defendants"); and

WHEREAS, pursuant to Federal Rule of Civil Procedure 53, the Plaintiffs and Settling Defendants entered into a Stipulation and [Proposed] Order on November 22, 2010; and

WHEREAS, on November 29, 2010, the Court signed the Stipulation and [Proposed] Order submitted by Plaintiffs and the Settling Defendants appointing the Honorable Charles B. Renfrew, United States District Court Judge (Retired), as Special Master in these proceedings pursuant to Federal Rule of Civil Procedure 53(a)(1)(A), and charging him with the duty of preparing a report and issuing recommendations on the subjects of: (1) the plan of allocation of settlement proceeds for the benefit of members of the Private Indirect Purchaser Settlement Class and the Government Purchaser Settlement Class, and (2) the development of form(s) of notice for the Classes (Dkt. # 2099); and

WHEREAS, Plaintiffs have entered into a separate settlement agreement with Defendants Nanya Technology Corporation and Nanya Technology Corporation USA, Inc. (collectively "Settling Nanya Defendants"); and

WHEREAS, the settlement agreement between the Plaintiffs and the Settling Nanya Defendants, as well as the settlement agreements entered into previously between the Plaintiffs and the Settling Defendants, the Plaintiffs and Samsung and the Plaintiffs and Winbond, all contemplate the establishment of one or more "Escrow Accounts," each intended to qualify as a "qualified settlement fund" within the meaning of section 1.468B-1, et. seq. of the Treasury Regulations promulgated under section 468B of the Internal Revenue Code.

THEREFORE, the Plaintiffs and the Settling Nanya Defendants hereby stipulate to the following proposed Order:

- 1. The Honorable Charles B. Renfrew, United States District Court Judge (Retired), previously appointed as Special Master in these proceedings pursuant to Federal Rule of Civil Procedure 53(a)(1)(A), shall have the authority granted by Rule 53(c), Federal Rules of Civil Procedure, as to Plaintiffs' proposed settlement with the Settling Nanya Defendants.<sup>1</sup>
- 2. The Special Master's duties shall be supplemented and modified to also include assisting the Plaintiffs, the Settling Nanya Defendants and the Court by preparing a report and issuing recommendations on the following subjects in connection with Plaintiffs' proposed settlement with the Settling Nanya Defendants:
  - a. The development of a plan of allocation of settlement proceeds for the benefit of members of the Private Indirect Purchaser Settlement Class and the Government Purchaser Settlement Class, including the consideration and/or addition of any subclasses or other means of ensuring a fair and equitable allocation;
  - b. The development of a proposed form of notice, and methods to disseminate that notice, in order to adequately apprise settlement class members of the proposed settlements;
  - c. In connection with the above duties, and taking into consideration the guidance provided by the Manual for Complex Litigation, Fourth, § 21.23, whether ultimate certification of the classes is appropriate; and
  - d. The appropriate amount of fees and reimbursement of costs to be awarded to Plaintiffs and the appropriate amount of incentive awards to be awarded to class representatives pursuant to Section 29 of the settlement agreement between Plaintiffs and the Settling Nanya Defendants.

28

25

The Special Master's authority shall include the authority to appoint counsel to represent the interests of any portion of the Settlement Class if he, in his discretion, determines that would be helpful.

- 3. The Special Master shall proceed in the performance of these duties, which may be combined with the performance of the duties for which he was previously appointed, with all reasonable diligence and shall file his report and recommendations with the Court and serve the report on the parties on or before a date to be specified in future orders of the Court. In all respects this Court's Orders of November 30, 2007 and November 29, 2010 shall remain in full force and effect.
- 4. The Special Master shall maintain and preserve any written order, report or recommendation the Special Master may make pursuant to this Stipulation and Order until this matter is finally resolved. The Special Master may designate formal briefs, information submissions, or any other materials as materials to be preserved and filed as the record of the master's activities and shall file such record with the Court in electronic format pursuant to future order of the Court. In order to facilitate the fair and effective performance of the duties set forth in Paragraph 3 above, the Special Master may communicate *ex parte* with the Court, counsel and the settling parties. The Special Master may review confidential documents and other information that is subject to the Protective Order issued in these actions as a court officer and shall be bound by the terms of the Protective Order.
- 5. Except as ordered by the Special Master, all papers submitted to the Special Master in connection with any hearing to be held by him shall be served upon counsel for Plaintiffs and the Settling Defendants at least five (5) court days before any hearing; responses shall be filed and served at least two (2) court days before any hearing; and reply briefs shall be filed and served at least one (1) court day before the hearing.
- 6. The Special Master's fee shall be computed by multiplying the hours incurred by him by his normal and customary hourly rate and all expenses shall be reasonably incurred and shall be billed at the Special Master's actual out-of-pocket cost. All payments to the Special Master shall be made from the settlement funds and be allocated pursuant to

the agreement of the parties or by order of the Court upon the recommendation of the Special Master.

- 7. The parties and the Court have reviewed the Declaration executed by Judge Renfrew, attached as Exhibit 1, to the November 30, 2007, Stipulation and Order (Dkt. #1787), pursuant to Rule 53(b)(3), Federal Rules of Civil Procedure and 28 U.S.C. 455.
- 8. Pursuant to Rule 53(g)(1), Federal Rules of Civil Procedure, the Court may adopt, affirm, modify, wholly or partly reject, or resubmit to the Special Master with instructions any order, report, or recommendation submitted by the Special Master. All objections to findings of fact and all conclusions of law made or recommended by the Special Master shall be reviewed by the Court *de novo* unless otherwise ordered by the Court.
- 9. The Escrow Accounts created pursuant to each and all of the settlement agreements referenced above shall be administered under the continuing supervision of this Court, and shall be treated, administered, maintained, managed and operated at all times as qualified settlement funds within the meaning of Treas. Reg. Section 1.468B-1 through mechanisms that provide for the Escrow Agents to make such elections as are necessary or advisable to treat the Escrow Accounts as such, including the "relation-back election" (as defined in Treas. Reg. Section 1.468B-1) back to the earliest permitted date, and to make reasonable assurance that the Escrow Accounts will be in a financial position to pay all claims in strict compliance with the terms of the settlement agreements and as directed by the Court. This order shall be effective *nunc pro tunc* to the date(s) of lodging of each of the settlement agreements.

This Stipulation and Proposed Order is respectfully submitted this 10th day of March, 2011 by the following counsel for the Plaintiffs and the Settling Nanya Defendants.

## Case 4:02-md-01486-PJH Document 2102 Filed 03/16/11 Page 7 of 8

1	COOPER & KIRKHAM, P.C.	
2		
3	By: /s/ Josef D. Cooper	
4	Josef D. Cooper Co-Lead Counsel for	
5	Indirect Purchaser Plaintiffs	
6		
7	By: /s/	
8	By:/s/ Emilio E. Varanini	
9	Liaison Counsel On Behalf of All Attorneys General and All Governmental Purchaser Class Plaintiffs	
10		
11	By:/s/ Robert E. Freitas	
12	ORRICK, HERRINGTON, SUTCLIFFE LLP	
13	1000 Marsh Road Menlo Park, CA 94025-1015	
14	Telephone: (650) 614-7400	
15	Counsel for Defendants Nanya Technology Corporation and Nanya Technology Corporation USA, Inc.	
16		
17	ATTESTATION OF FILING	
18	Pursuant to General Order No. 45\( \) X(B), I hereby attest that I have obtained	
19	concurrence in the service and filing of this Stipulation with electronic signatures from all	
20		
21	counsel of the parties listed above.	
22	DATED: March 10, 2011	
23	COOPER & KIRKHAM, P.C.	
24		
25	By: Josef D. Cooper	
26	Josef D. Cooper	
27		
28	STIPULATION AND [PROPOSED] SECOND SUPPLEMENTAL ORDER APPOINTING THE HONORABLE CHARLES B. RENFREW AS SPECIAL MASTER	
_	7	

## **ORDER**

It is SO ORDERED.

3/16/11

